	I and the second		
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9	Facsimile: (702) 425-8220		
10	E-mail: maggie@nvlitigation.com Attorneys for	Plaintiff, Alexis Gurshin	
11			
12	UNITED STATES DISTRICT COURT		
13	DISTRICT OF NEVADA		
14	ALEXIS GURSHIN,		
15	Plaintiff,	Case No. :2:15-cv-00323-GMN-VCF	
16	V.	PLAINTIFF'S MOTION FOR MS. SWIETLIKOWSKI'S WITHDRAWAL AS	
17	BANK OF AMERICA, NATIONAL	ATTORNEY FOR PLAINTIFF	
18	ASSOCIATION; DOES I through X, and ROE BUSINESS ENTITIES I through X,		
19	inclusive, Defendant.		
20	Attornev Samantha J. Swietlikowski her	eby moves to withdraw as one of the attorneys	
21			
22	representing Plaintiff Alexis Gurshin. As an attorney with The Law Offices of Gary M. Gilbert		
23	Ms Swietlikowski was admitted to this matter pro hac vice on April 14, 2017 (ECF. No 179) to		
24	represent Plaintiff Alexis Gurshin. Ms. Sweitlikowski now moves to withdraw as counsel due to		
25	change in her employment.		
26	This motion is based on Local Rule IA 11-6(b) and the Memorandum of Points and		
27	Authorities below.		
28			
- 1			

Respectfully submitted this _____ day of June, 2017.

By:

SAMANTHA J. SWIETLIKOWSKI
GILBERT & ENGLAND LAW FIRM
610 NINTH STREET
LAS VEGAS, NEVADA 89101
Attorney for Plaintiff, Alexis Gurshin

Memorandum of Points and Authorities

Local Rule IA 11-6(b) permits an attorney to withdraw and Ms. Sweitlikowski is now seeking to do so. In accord with that local rule, withdrawing and undersigned attorney Ms. Sweitlikowski provides the following information:

- The undersigned is withdrawing as counsel as she will be leaving her current employment with The Law Offices of Gary M. Gilbert & Associates, P.C. effective June 28, 2017.
- 2. Plaintiff Alexis Gurshin will continue to be represented the Gilbert & England Law Firm, and Ms. England, her long-time counsel, and co-counsel McLetchie Shell, i.e her previously designated attorneys.
- 3. On June 28, 2017, undersigned sent Ms. Gurshin a letter via first-class mail informing her of the withdrawal.
- 4. The filing of this Motion will serve as notice of Ms. Swietlikowski's withdrawal to Opposing Counsel.
- A trial date has not been set and no delay will result from Ms. Swietlikowski's withdrawal.

Wherefore, for the above reasons, undersigned counsel respectfully requests that the Court allow her to withdraw and terminate her representation of Plaintiff Alexis Gurshin and that her email notification and service address (physical address: 1100 Wayne Ave, Ste. 900,

Silver Spring, MD 20910; email: sswietlikowski@ggilbertlaw.com) may be deleted from the CM/ECF notice list in this matter.

Respectfully submitted this _____day of June, 2017.

By: Jamen La Deighton

SAMANTHA J. SWIETLIKOWSKI
GILBERT & ENGLAND LAW FIRM
610 NINTH STREET
LAS VEGAS, NEVADA 89101
Attorney for Plaintiff, Alexis Gurshin

IT IS SO ORDERED.

UNITED STATES MAGISTRATE JUDGE

DATED: _____6-29-2017

CERTIFICATE OF SERVICE

I hereby certify that on this 28th day of June, 2017, that service of the foregoing PLAINTIFF'S

MOTION FOR MS. SWIETLIKOWSKI'S WITHDRAWAL AS ATTORNEY FOR

PLAINTIFF via Case Management/Electronic Case Filing will be made to:

Attorneys for Defendant

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